Nixon & Vanderhye P.C. (10/99) (Domestic Non-Assigned/Foreign)

RULE 63 (37 C.F.R. 1.63) DECLARATION AND POWER OF ATTORNEY FOR PATENT APPLICATION IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

As a below named inventor, I hereby declare that my residence, post office address and citizenship are as stated below next to my name, and I believe I am the original, first and sole inventor (if only one name is listed below) or an original, first and joint inventor (if plural names are listed below) of the subject matter which is claimed and for which a patent is sought on the invention entitled:

subject matter which is claimed a		ht on the invention entitled: ERATING METHOD AND GAME A	APPARATUS		
the specification of which (check		TOTAL METHOD THE OF WILL ?			
is attached hereto					
was filed on was filed as PCT Internatio	nal application No	as U.S. Application Serial No		(Atty Dkt. No.	
and (if applicable to U.S. or PCT		-	on		
and (ii applicable to oler or i or	application, was amended on	 -			
I hereby state that I have reviewed amendment referred to above. I a 37 C.F.R. 1.56. I hereby claim for below and have also identified beloriority is claimed or, if no priority Priority Foreign Application(s): Application Number 2003-123258	acknowledge the duty to discl reign priority benefits under 3 low any foreign application fo	lose information which is material 35 U.S.C. 119/365 of any foreign a or patent or inventor's certificate ha	to the patentability of the	nis application in accordance with or inventor's certificate listed	
I hereby claim the benefit under 3 Application Number		ed States provisional application(sth/Year Filed) listed below.		
I hereby claim the benefit under 3 subject matter of each of the clain U.S.C. 112, I acknowledge the duapplications and the national or Posterior Programme 1 of the claim of the national or Programme 1 of the claim of the clai	ns of this application is not dis ty to disclose material inform	sclosed in such prior applications ation as defined in 37 C.F.R. 1.56	in the manner provided	by the first paragraph of 35	
Prior U.S./PCT Application(s): Application Serial No.		Day/Month/Year Filed		Status: patented pending, abandoned	
I hereby declare that all statements true; and further that these statimprisonment, or both, under Sectiapplication or any patent issued the Statement of the S	tements were made with the lition 1001 of Title 18 of the Urnereon. And on behalf of the 714, telephone number (703 dress) individually and collect the connected therewith and wimer, 30184; Robert W. Faris, by C. Spooner, 27393; Leonar 366; Thomas E. Byrne, 3220; 35; James D. Berquist, 34776; 9828; Joseph S. Presta, 3532 olely on instructions directly comerced.	knowledge that willful false staternited States Code and that such wowner(s) hereof, I hereby appoint 3) 816-4000 (to whom all commutively owner's/owners' attorneys to ith the resulting patent: Arthur R, 31352; Richard G. Besha, 22770 of C. Mitchard, 29009; Duane M. Is; Mary J. Wilson, 32955; J. Scott Updeep S. Gill, 37334; Michael J. 29 I also authorize Nixon & Vande	nents and the like so millful false statements resident of NIXON & VANDERHY inications are to be deprosecute this applica. Crawford, 25327; Larr b; Mark E. Nusbaum, 3; Byers, 33363; Jeffry H. Davidson, 33489; Alar Shea, 34725; Donald brhye to delete any atto	ade are punishable by fine or may jeopardize the validity of the YE P.C., 1100 North Glebe Rd., irrected), and the following tion and to transact all business by S. Nixon, 25640; Robert A. 2348; Michael J. Keenan, 32106; Nelson, 30481; John R. Lastova, n. Kagen, 36178; Robert A. L. Jackson, 41090; Michelle N. Irrey names/numbers no longer	
Inventor's Signature:	Kazumi	TOTAK	Date:	2004/4/13 Japanese	
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2. Inventor's Signature: Inventor:	Mitsuhiro	HIKINO	Date:	2004/4/13 Japanese	
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